Case 2:13-cv-02223-JCM-NJK Document 77 Filed 04/13/15 Page 1 of 3

CAMPBELL & WILLIAMS
ATTORNEYS AT LAW
700 SOUTH SEVENTH STREET, LAS VEGAS, NEVADA 89101
Phone: 702.382.5222 • Fax: 702.382.0540

	CAMPBELL & WILLIAMS
1	DONALD J. CAMPBELL, ESQ. (1216)
2	djc@campbellandwilliams.com
_	J. COLBY WILLIAMS, ESQ. (5549)
3	jcw@campbellandwilliams.com
	PHILIP R. ERWIN, ESQ. (11563)
4	pre@campbellandwilliams.com
5	700 South Seventh Street
	Las Vegas, Nevada 89101
6	Telephone: (702) 382-5222
	Facsimile: (702) 382-0540
7	
	Attorneys for Third-Party Defendant
8	Tula Cartridge Works

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

ANDREW SMITH,) Case No. 2:13-cv-02223-JCW-NJK	
Plaintiff, vs.)) JOINT STIPULATION TO EXTEND) THIRD-PARTY DEFENDANT TULA) CARTRIDGE WORKS' TIME TO) RESPOND TO THIRD-PARTY	
WOLF PERFORMANCE AMMUNITION, et al.,) PLAINTIFF'S MOTION FOR) DEFAULT JUDGMENT	
Defendants	(Third Request)	
SPORTING SUPPLIES INTERNATIONAL,) (Tima Request)	
Third-Party Plaintiff,))	
VS.		
TULA CARTRIDGE WORKS, and TULAMMO USA, INC.,		
Third-Party Defendants.)))	

Pursuant to Local Rule 6.1, the parties have agreed and hereby stipulate to extend Third-Party Defendant Tula Cartridge Works' time to respond to Third-Party Plaintiff Sporting Supplies International's Motion for Default Judgment by two (2) weeks. Tula Cartridge Works has just recently, as of April 3rd, 2015, engaged the law firm of Polsinelli, P.C. to represent it in this

www.campbellandwilliams.com

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

action. Since then, attorneys from Polsinelli have been in contact with representatives of Tula Cartridge Works in Russia regarding this action and have requested information that will allow for the preparation of a response to the instant motion of Sporting Supplies International, as well as to the allegations raised in the third-party complaint. Attorneys from Polsinelli have also **Supplies** notified counsel representing Sporting International of their engagement. Accordingly, Tula Cartridge Works' shall respond to the Motion for Default Judgment on or before April 24, 2015 IT IS SO STIPULATED: CAMPBELL & WILLIAMS PISCIOTTI, MALSCH & BUCKLEY, P.C. /s/ Samuel R. Mirkovich /s/ Jeffrey M. Malsch DONALD J. CAMPBELL, ESQ. JEFFREY M. MALSCH, ESQ. J. COLBY WILLIAMS, ESQ. ANTHONY PISCIOTTI, ESQ. PHILIP R. ERWIN, ESQ. 30 Columbia Turnpike, Suite 205 Florham Park, New Jersey 07932 700 South Seventh Street Las Vegas, Nevada 89101 and Attorneys for Third-Party Defendant Tula Cartridge Works DARRELL D. DENNIS, ESQ. STEVEN B. ABBOTT, ESQ. MATTHEW CAVANAUGH, ESQ. LEWIS BRISBOIS BISGAARD & SMITH LLP 6385 S. Rainbow Boulevard, Suite 600 Las Vegas, Nevada 89118 Attorneys for Third-Party Defendant Sporting Supplies International IT IS SO ORDERED: Elius C. Mahan UNITED STATES DISTRICT JUDGE DATED: April 13, 2015

Case 2:13-cv-02223-JCM-NJK $\,$ Document 77 $\,$ Filed 04/13/15 $\,$ Page 2 of 3 $\,$

CERTIFICATE OF SERVICE

The undersigned hereby certifies that service of the foregoing Joint Stipulation to Extend Defendant Third-Party Defendant Tula Cartridge Works' Time to Respond to Third-Party Plaintiff's Motion for Default Judgment, was served on the 10th day of April, 2015 via the Court's CM/ECF electronic filing system addressed to all parties on the e-service list.

/s/ Lucinda Martinez

An employee of Campbell & Williams